Case	1:08-cv-00996-SAS Document 8	Filed 03/20/2008 Pag	ET.OT.Z
	Case 1:08-cv-00996-SAS Document 4	Filed 03/03/2008 Page	e:3 of 4
		12 L. J. Se	
		The state of the s	
UNITE	D STATES DISTRICT COURT	The state of the s	
SOUT	HERN DISTRICT OF NEW YORK	2/\$/\$// 77	コニコムニハン
	X	DATE	120/08
	10		the state of the s
	Sharma:		( (
		SCHEDULING ORD	<u>ER</u>
	Plaintiff, :	60 091	
		<i>OS</i> civ.9% (SAS)	
	- against - :		
	1	Conference Date:	2/
لر	American Antives:	MAR 20,	2006
	Defendant(s).	•	
	Delendant(s).		
	X		
SHIRA	A A. SCHEINDLIN, U.S.D.J.:		
00	.,		
WHEREAS, the Court issued an Order for a Conference in accordance with Fed.			
R. Civ	. P. 16(b) on (the "Or	der); and	
WHEREAS, the Order requires that the parties jointly prepare and sign a			
proposed scheduling order containing certain information;			
	NOW THEREFORE the notice because	and with the fallentine information	ation on
NOW, THEREFORE, the parties hereby submit the following information as required by the Order:			
require	ed by the Order.		
(1)	the date of the conference and the appear	rances for the parties:	
( ' /	, ,	manage ter and parage,	
	manch 20, 2008		
(2)	a concise statement of the issues as they	then appear;	
į	Parties Contest liability & The	noture a extent	of injuries
	J	A Late Land Acres	
(3)	a schedule including:		1 a Dil
	(a) the names of persons to be deposed  AT Present the parties and of		densitions of
	(a) the names of persons to be deposed	and a schedule of planned	depositions;
434r. IM	Ems attendate latertal Place	that is A it To	1 508 - 11-01010
En amouter co	Ems attendent, who treated fla (b) a schedule for the production of docu	ments:	1 DOX - 4/28 MB
SK-Cony	Peoples don a Lithant of	Land Helin	3. days
ء ما	Panding domande both parties to		
Ch Fine	(c) dates by which (i) each expert's repo	rts will be supplied to the ac	dverse side
and	(c) dates by which (i) each expert's reports will be supplied to the adverse side and (ii) each expert's deposition will be completed; 5 7 30, 200 8		
In Christian	(ii) each expert's deposition will be complete	eted; Synt 30, Love &	
DW 1/27 /	(d) time when discovery is to be complete	ndi Way S	
43yr. IM ER-computer co Pull The and March 31 March 31	(c) dates by which (i) each expert's reports will be supplied to the adverse side and (ii) each expert's deposition will be completed; (iii) each expert's deposition will be supplied to the adverse side (iii) each expert's deposition will be supplied to the adverse side (iii) each expert's deposition will be completed; (iii) each expert's deposition will be completed; (iv) and (iii) each expert's deposition will be completed; (iii) each expert's deposition will be supplied to the adverse side (iii) each expert's deposition will be supplied to the adverse side (iii) each expert's deposition will be supplied to the adverse side (iii) each expert's deposition will be completed; (iii) each e		
1, My my	(e) the date by which plaintiff will supply i	ts pre-trial order matters to	defendant;
Milie	)	,	مارة
1 or Will	Jane 1009		10/14
COM MM			/
1/W 1 PW ()			

Case 1:08-cv-00996-SAS Document 8 Filed 03/20/2008 Page 2 of 2

Case 1:08-cv-00996-SAS Document 4 Filed 03/03/2008 Page 4 of 4

(f) the date by which the parties will submit a pre-trial order in a form conforming with the Court's instructions together with trial briefs and either (1) proposed findings of fact and conclusions of law for a non-jury trial, or (2) proposed voir dire questions and proposed jury instructions, for a jury trial; and

(g) a space for the date for a final pre-trial conference pursuant to Fed. R. Civ. P. 16(d), to be filled in by the Court at the conference.

by 7 at 4 3e (leave blank)

- (4) a statement of any limitations to be placed on discovery, including any protective or confidentiality orders;
- (5) a statement of those discovery issues, if any, on which counsel, after a good faith effort, were unable to reach an agreement;
- (6) anticipated fields of expert testimony, if any;

(7) anticipated length of trial and whether to court or jury;

- (8) a statement that the Scheduling Order may be altered or amended only on a showing of good cause not foreseeable at the time of the conference of when justice so requires;
- (9) names, addresses, phone numbers and signatures of counsel:

SO ORDERED

U.S.D.J.

FAILATION GOSSEEN GAILER & CROWNY